Case 10-29116 Doc 10 Page 1 of 14

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

FILED April 14, 2010 CLERK, U.S. BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA 0002559661

Name of Debtor: William Petersen

Traci Petersen

Case No. 2010-29116

Last four digits of Soc. Sec. No.: xxx-xx-2993 Last four digits of Soc. Sec. No.: xxx-xx-5369

CHAPTER 13 PLAN - AMENDED ■ MOTION(S) TO VALUE COLLATERAL AND MOTION(S) TO AVOID LIENS

[check if motion(s) appended]

THIS PLAN AND THESE MOTIONS WILL BE CONSIDERED FOR CONFIRMATION AND APPROVAL AT A COURT HEARING. YOU WILL BE NOTIFIED OF THE HEARING DATE, TIME, LOCATION, AND THE DEADLINE FOR FILING AND SERVING WRITTEN OBJECTIONS. IN THE ABSENCE OF A TIMELY OBJECTION, THE COURT MAY DISPENSE WITH THE HEARING.

Debtor proposes the following Chapter 13 Plan effective from the date it is confirmed:

Section I. Summary of Relevant Financial Information

1.01.	Annualized current monthly income under section 1325(b)(4), Line 15, Statement of Current	\$	90,106.08
	Income and Calculation of Commitment Period and Disposable Income ("Statement of CMI").	<u> </u>	
1.02.	Annualized current monthly income under section 1325(b)(3), Line 21, Statement of CMI.	\$	90,106.08
1.03.	Applicable median family income, Line 16, Statement of CMI.	\$	86,694.00
1.04.	Monthly net income from Line 20c of Schedule J.	\$	103.04
1.05.	check applicable box and insert appropriate dollar amount		
projecte	 If annualized current monthly income is greater than applicable median family income, d monthly disposable income from Line 59 Statement of CMI. or - 		
income, (B).	☐ If annualized current monthly income is equal to or less than applicable median family projected monthly disposable income calculated without reference to section 707(b)(2)(A) &	\$	-1,996.12
1.06.	The amount entered at section 1.05 multiplied by the commitment period (section 2.03).	\$	-119,767.20
1.07. were liqu	The total amount that would be paid to unsecured, nonpriority claims if the estate of Debtor uidated under chapter 7 of the Bankruptcy Code.	\$	0.00

Section II. Plan Payments and Commitment Period

[If sections 2.01, 2.02, or 2.03 are blank, refer to the "Additional Provisions" below.]

- Payments from earnings. To complete this plan, Debtor shall submit to the supervision and control of Trustee on a monthly basis a portion of Debtor's future earnings. Debtor shall pay to Trustee the sum of \$ 100.00 each month. The monthly plan payment is subject to adjustment pursuant to section 3.10(d) below. Monthly plan payments must be received by Trustee not later than the 25th day of each month beginning the month after the petition is filed. The monthly plan payment includes all monthly contract installments due on Class 1 secured claims and adequate protection payments due on certain Class 2 secured claims, if any.

 Refer to "Additional Provisions" [check if applicable]
- Other payments. In addition to the submission of future earnings, Debtor will make monthly payment(s) derived from property of the bankruptcy estate, property of Debtor, or from other sources, as follows: .

 Refer to "Additional Provisions" [check if applicable]
 - Commitment period. The monthly plan payments will continue for ____ months, the commitment period

EDC 3-080 (eff. 10-17-05) (Rev. 02/02/2009) Page 1

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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

Name of Debton: William Petersen

Traci Petersen

Case No. 2010-29116

Last four digits of Soc. Sec. No.: xxxxxx4393

Last four eight of Soc. Sec. No.: xxxxxx-5369

CHAPTER 13 PLAN - AMENDED MOTION(S) TO VALUE COLLATERAL AND DIMOTION(S) TO AVOID LIENS

[check if matian(s) epaended]

THIS PLAN AND THESE MOTIONS WILL BE CONSIDERED FOR CONFIRMATION AND APPROVAL AT A COURT HEARING, YOU WILL BE NOTIFIED OF THE HEARING DATE, TIME, LOCATION, AND THE DEADLINE FOR FILING AND SERVING WRITTEN OBJECTIONS. IN THE ABSENCE OF A TIMELY OBJECTION, THE COURT MAY DISPENSE WITH THE HEARING.

Debtor proposes the following Chapter 13 Plan effective from the date it is confirmed:

Section I. Summary of Relovant Financial Information

00.6	ક	The total amount that would be paid to unsecured, nonpriority claims if the estate of Debtor addated under chapter 7 of the Bankruptcy Code.	1.07. <u>West</u> Equ
-119,767.20	2	The amount entered at section 1.05 multiplied by the commitment period (section 2.03).	1.06.
TF.806, F-	2	ID if annuclized current monthly income is equal to or less than applicable median family projected monthly disposable income calculated without reference to section 707(b)(2)(A) &	income, (B).
ĺ		<i>~ 1℃ ~</i>	1
		⁸⁵ If annualized current monthly income is greater than applicable median family income, a monthly disposable income from Line 59 Statement of Civit.	projecto
	į	check applicable box and insert appropriate dollar amount	3.08
103.04	3	Monthly net income from Line 20c of Schedule J.	1.04.
86,684.66	2]	Applicable median family income. Line 16. Statement of CMI.	.50.1
30, 406.06	15	Annualized current monthly income under section 1325(b)(3), Line 21, Statement of OMi.	.20.1
39.166. 68	پ	Annualized current monthly income under section 1325(b)(4). Line 15, Statement of Current Income and Calculation of Commitment Period and Disposable Income ("Statement of OMI").	1.61.

Section II. Plan Payments and Commitment Period iff sections 2.01–2.02, or 2.03 are blank, refer to the "Additional Provisions" below.1

2.01 Payments from earnings. To complete this plan, Debtor shall submit to the supervision and control of Trustee on a monthly basis a portion of Debtor's future earnings. Debtor shall pay to Trustee the sum of \$\partial \text{190.00} \text{ each monthly basis a portion of Debtor's future earnings. Debtor shall pay to Trustee the sum of \$\partial \text{190.00} \text{ each monthly plan payments thust be received by Trustee not later than the 25" day of each month beginning the month after the pelition is tiled. The monthly plan payment includes all monthly contract installments due on Class 1 secured claims and adequate protection payments due on cartain Class 2 secured claims, if any. If Refer to "Additional Provisions" toback it applicable!

- 2.02. Other payments. In addition to the submission of future earnings, Debtor will make monthly payment(s) served from property of the bankruptcy estate, property of Debtor, or from other sources, as follows: . D Refer to "Additional Provisions" black if application?
- 2.03. Commitment period. The monthly plan payments will continue for ____ months, the commitment period

EDC 3-980 (sil. 10-17-95) (Rev. 02/02/2009)

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Sekulera Gapyayat (c) 1796-2010 Best Case Salarans - Evansion, It. - (500) 492-8037

of the plan. Monthly plan payments must continue for the entire commitment period unless all allowed unsecured claims are paid in full over a shorter period of time. If necessary to complete this plan, Debtor may make monthly payments for up to 6 months beyond the commitment period, but in no event shall monthly payments continue for more than 60 months.

Section III. Claims and Expenses

A. Proofs of Claim

- **3.01.** A timely proof of claim must be filed by or on behalf of a creditor, including a secured creditor, before a claim may be paid pursuant to this plan.
- **3.02.** Notwithstanding section 3.01, monthly contract installments falling due after the filing of the petition shall be paid to holders of Class 1 and Class 4 claims whether or not they have filed proofs of claim or the plan is confirmed.
- 3.03. Post-petition amounts due on account of domestic support obligations, loans from retirement or thrift savings plans of the types described in section 362(b)(19), and executory contracts and unexpired leases to be assumed shall be paid by Debtor directly to the person or entity entitled to receive such payments whether or not a proof of claim is filed or the plan is confirmed.
- **3.04.** The proof of claim, not this plan or the schedules, shall determine the amount and classification of a claim. If a claim is provided for by this plan and a proof of claim is filed, dividends shall be paid based upon the proof of claim unless the granting of a valuation or a lien avoidance motion, or the sustaining of a claim objection, affects the amount or classification of the claim.

B. Administrative Expenses

- **3.05. Trustee's fees.** Pursuant to 28 U.S.C. § 586(e), Trustee shall receive up to 10% of plan payments, whether made before or after confirmation but excluding direct payments on Class 4 claims.
- **3.06.** Fees of former chapter 7 trustee. Payment of compensation of the type described in section 1326(b)(3) shall be limited to the greater of \$25, or 5% of the amount payable to nonpriority unsecured creditors divided by the commitment period, each month for the duration of the plan.
- **3.07.** Administrative expenses. Except to the extent the court approves, and the claimant agrees to, a different treatment, and unless section 1326(b)(3)(B) is applicable, approved administrative expenses shall be paid in full through the plan.
- 3.08. Debtor's attorney's fees. Debtor paid an attorney \$ 879.00 prior to the filing of the petition. Any additional fees the court may approve shall be paid in full through this plan. Debtor estimates that a further \$ 2,621.00 in attorney's fees will be incurred throughout this case.

C. Secured Claims

3.09. Class 1. Long-term secured claims that were delinquent when the petition was filed and mature after the last payment under the plan. This plan will cure all pre-petition arrears but not otherwise modify Class 1 claims. Each claimant will retain its existing lien and receive no less than the equal monthly amount specified below as its plan dividend. Trustee also shall pay all post-petition monthly contract installments falling due on each Class 1 claim.

Class 1 Creditor's Name/ Collateral Description	Monthly Contract Installment	-	l "_	 Monthly Dividend
-NONE-				

3.10. Monthly contract installments paid by Trustee on Class 1 claims. (a) If debtor makes a partial plan payment that is insufficient to pay all monthly contract installments due on Class 1 claims, these installments will be paid in the order Debtor has listed Class 1 claims above. (b) Trustee will not make a partial payment on account of a monthly contract installment. (c) If Debtor makes a partial plan payment, or if it is not paid on time, and Trustee is unable to pay timely a monthly contract installment due on a Class 1 claim, Debtor's cure of this default must be accompanied by the applicable late charge(s). (d) Upon their receipt, Debtor shall mail or deliver to Trustee all notices from Class 1 creditors including, without limitation, statements, payment coupons, impound and escrow notices, default notifications, and notices EDC 3-080 (eff. 10-17-05) (Rev. 02/02/2009)

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of the plan, Monthly plan payments must consider the entire commitment bend unless all allowed unsecured claims are part in full over a shorter period of time. If necessary to complete this plan, Debtor may make monthly payments to tup to 6 months, beyond the commitment period, but in no event shall menthly payments continue for more than 60 months. 聞 Befar to "Additional Provisions" *taleact applicable?*

Section III. Claims and Expenses

A. Proofs of Claim

- 3.01. A timely proof of claim must be filed by or on behalf of a creditor, including a secured creditor, before a claim may be paid pursuant to this plan.
- 3.82. Notwithsranding section 3.01, monthly contract installments falling due after the filling of the petition small be paid to holders of Class 1 and Class 4 claims whether or not they have filed proofs of claim or the plan is confirmed.
- 3.03. Post-petition amounts due on account of domestic support obligations, loans from retirement or thrift savings plans of the types described in section 362(b)(16), and executory contracts and unexpired leases to be assumed shall be paid by Debtor directly to the person or entity entitled to receive such payments whether or not a proof of claim is filed or the plan is confirmed.
- 3.04. The proof of claim, not this plan or the schedules, shall determine the amount and classification of a claim, if a claim is provided for by this plan and a proof of claim is filed, dividends shall be hald based upon the proof of claim unless the gramming of a claim objection, affects the amount or classification of the claim.

B. Administrative Expenses

- 3.05. Trustee's feas. Pursuant to 28 U.S.C. § 586(e), Trustee shall receive up to 10% of pian payments, whether made before or after confirmation but excluding direct payments on Class 4 claims.
- 2.00. Fees of furner chapter 7 trustee. Payment of compensation of the type described in section 1626(6), or shall be limited to the greater of 525, or 5% of the amount payable to nonpriority unsecured creditors divided by the commitment period, each arouth for the duration of the plan.
- 3.07. Administrative expenses. Except to the extent the court approves, and the claimant agrees to, a different treatment, and unless section 1326(b)(3)(6) is applicable, approved administrative expenses shall be paid in full through the plan.
- 2.08. Debtor's attortacy's fees. Debtor paid an attorney \$_879.00_pror to the filing of the petition. Any additional fees the court may approve shall be peld in full through this plan. Debtor estimates that a further \$_2,021.00_in attorney's fees will be incurred throughout this case.

C. Secured Claims

3.09. Class it. Long-torm secured claims that were definquent when the potition was filed and mature after the last payment under the plan. This plan will cure all pis-petition arrears but not other vise modify Class 1 claims. Each definant will retain its existing lien and receive no less than the equal monthly amount specified below as its plan dividend. Trustee also shall pay all post-petition monthly contract installments falling due on each Class 1 claim.

Monthly	Interest	Pre-petition	Monthly Late	Glonthly Contract	Class 1 Greditor's Name/
Dividend		Arrears	charge	Installment	Collegeral Description
Trigging the wind of all to land a shareh desired.					-MONE-

3.10. Monthly contract installments paid by Trustee on Class 1 claims. (a) if debtor makes a partial plan payment that is insufficient to pay all monthly contract installments due on Class 1 claims, these installments will be paid in the order Debtor has listed Class 1 claims above. (b) Trustee will not make a partial payment on account of a monthly contract installment. (c) if Debtor makes a partial plan payment, or if it is not paid on thine, and Fousiee is unable to pay the intracty a monthly contract installment due on a Class 1 craim, Debtor's cure of this default must be accompanied by the applicable tote charge(s). (d) Upon their receipt. Debtor shall mail or deliver to Trustee all notices from Class 1 creditors and notices (set officiallons, and notices from charge(s), (6ev. oznacene).

Sourvaid Congrigot (c) 1990-2016 Park Obduc Solutions - Evanuton, IL - (800) 492-8037

concerning changes of the interest rate on variable interest rate loans. The automatic stay is modified to permit the sending of such notices. Prior to mailing or delivering any such notice to Trustee, Debtor shall affix the chapter 13 case number to it. If any such notice advises Debtor that the amount of the contract installment payment has increased or decreased, the plan payment shall be adjusted accordingly.

3.11. Class 2. Secured claims that are modified by this plan, or that have matured or will mature before the plan is completed. Each Class 2 claim will be paid in full, retain its existing lien, and receive no less than the equal monthly amount specified below as its plan dividend. The amount of a Class 2 claim shall be the amount due under any contract between the Debtor and the claimant or under applicable nonbankruptcy law, or, if section 506(a) is applicable, the value of the collateral securing the claim, whichever is less. Section 506(a) is not applicable if the claim is secured by a purchase money security interest and (a) was incurred within 910 days of the filling of the petition and is secured by a motor vehicle acquired for the personal use of the Debtor, or (b) the claim was incurred within 1-year of the filling of the petition and is secured by any other thing of value.

Class 2 Creditor's Name/ Collateral Description	Purchase Money Security Interest? Y/N	Is Claim Subject to § 506(a)? Y/N	Claim Amount	Interest Rate	Monthly Dividend
Home Comings Financial / Residence: 2 story, 4 bedroom, three full bath, with swimming pool. 2900 Square Feet.					
Location: 5709 Tall Grass Way 1. Elk Grove, CA 95758	N	Y	0.00	0.00%	0.00

- 3.12. Adequate protection payments. Prior to confirmation, Trustee shall pay on account of each allowed Class 2 claim secured by a purchase money security interest in personal property an adequate protection payment as required by section 1326(a)(1)(C). This adequate protection payment shall be the equal monthly amount proposed by this plan as the dividend for each Class 2 claim. Adequate protection payments shall be disbursed by Trustee in connection with his customary month end disbursement cycle beginning the month after the petition is filed. If a Class 2 claimant is paid a monthly adequate protection payment, that claimant shall not be paid a monthly dividend after confirmation for the same month.
- 3.13. Post-petition interest shall accrue on Class 1 and 2 claims at the above rates. If the plan specifies a "0%" rate, no interest will accrue. However, if the provision for interest is left blank, interest at the rate of 10% per year will accrue.
- 3.14. Class 3. Secured claims satisfied by the surrender of collateral. Entry of the confirmation order shall constitute an order modifying the automatic stay to allow the holder of a Class 3 secured claim to repossess, receive, take possession of, foreclose upon, and exercise its rights and judicial and nonjudicial remedies against its collateral.

Class 3 Creditor's Name/Collateral Description	Estimated Deficiency	Is Deficiency a Priority Claim? Y/N
-NONE-		

3.15. Class 4. Secured claims paid directly by Debtor or third party. Class 4 claims mature after the completion of this plan, are not in default, and are not modified by this plan. These claims shall be paid by Debtor or a third person whether or not the plan is confirmed. Entry of the confirmation order shall constitute an order modifying the automatic stay to allow the holder of a Class 4 secured claim to exercise its rights against its collateral in the event of a default under the terms of its loan or security documentation provided this case is then pending under chapter 13.

Class 4 Creditor's Name		Monthly Contract Installment	Maturity Date
1.	Chase Manhattan Mortga	2,407.00	
2.	Disney Vacation Club/Development	0.00	

3.16. Secured claims not listed as Class 1, 2, 3, or 4 claims are not provided for by this plan. The failure to provide for a secured claim in one of these classes may be cause to terminate the automatic stay.

EDC 3-080 (eff. 10-17-05) (Rev. 02/02/2009)

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concerning changes of the interest rate on variable interest rate loans. The automatic stay is modified to permit the sending of such notices. Frior to mailing or delivering any such notice to Trustee. Cebtor shall affix the chapter 13 case alone to it. If any such notice advises Debtor that the amount of the contract installment payment has increased or decreased, the plan payment shall be adjusted accordingly.

3.1%. Class 2. Secured claims that are modified by this plan, or that have matured or will mature before the plan is completed. Each Class 2 claim will be poid in full, retain its existing lien, and receive no less than the equal mountaly ancount specified below as its plan dividend. The amount of a Class 2 claim shall be the amount due under any contract between the Debter and the claimant or under applicable nonbankruptcy law, or, if section 506(a) is applicable, the value of the collateral securing the claim, whichever is less. Section 506(a) is not applicable if the claim is secured by a purchase money security interest and (a) was incurred within 910 days of the filling of the petition and is secured by a motor schools acquired for the personal use of the Debtor, or (b) the claim was incurred within 1-year of the titing of value.

:donthly Dividend	in te rest Rate	Claim Amount	ls Cłaim Subject to § 506(a)? Y/N	Purchase Money Security Interest? Y/N	Class 2 Creditor's Name/ Collateral Description
The first of management and the second secon	Manage a visualizat inditas transference cumulature cum	and the second s	Ray of Linds, and agreement of the Linds of Lind		Home Countrys Financial / Residence: 2 story, 4 bedroom, three full bath, with owinning pool, 2000 Square Feet.
00.0	.X00.0	06.0	Y	11	Location: 5793 Yall Grass Way

- 3.12. Adequate protection payments. Prior to confirmation. Trustee shall pay on account of each allowed Class 2 claim secured by a purchase money security interest in personal property an adequate protection payment as required by section 1326(a)(1)(C). This adequate protection payment shall be the equal monthly amount proposed by this plan as the dividend for each Class 2 claim. Adequate protection payments shall be disbursed by Trustee in connection with his customary month and disbursement cycle beginning the month after the petition is filed. If a Class 2 claimant is paid a monthly adequate protection payment, that claimant shall not be paid a monthly dividend after confirmation for the same month.
- 3.13. Post-potition interest shall accrue on Class 1 and 2 claims at the above rates. If the pian specifies a "0%" rate, no interest will accrue. However, if the provision for interest is left blank, interest at the rate of 10% per year will accrue.
- 3.14. Cities 3. Secured claims satisfied by the surrender of collateral. Entry of the confirmation order shall constitute an order modifying the automatic stay to allow the holder of a Class 3 secured claim to repossess, receive, take possession of, foreclose upon, and exercise its rights and judicial and nonjudicial remedies against its collateral.

Is Deficiency a Princity Claim?		Control of printing and the part of the pa
	Estimated Deficiency	Class 3 Creditor's Name/Collateral Description
ry war was on top 2 - or transplantation is not the property with the control of the property and restrict to the	A CONTRACTOR OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF	LES HEIGHT EIGHT BER AU DAS AUGUS AND AUGUS AND AUGUS AND AUGUS AUGUS AND AUGUS AUGUS AND AUGUS AUGUS AUGUS AND AUGUS AND AUGUS AUGUS AND AUGUS AND AUGUS AND AUGUS AND AUGUS AND AUGUS AND AUGUS AUGUS AND AU

3.16. Class 4. Secured claims paid directly by Debtor or third party. Class 4 claims mature after the completion of this plan, are not in default, and are not modified by this plan. These claims shall be paid by Debtor or a Ihird person whether or not the plan is confirmed. Entry of the confirmation order shall constitute an order modifying the automatic stay to allow the holder of a Class 4 secured claim to exercise its rights against its collateral in the event of a default under the terms of its loan or security documentation provided this case is then penuing under chapter 13.

1	Maturity Date	Monthly Contract installment	Class 4 Creditor's Name
	- And a public trade and t	2,407.00	v. Chase Wanlinten Morrga
	The second secon	00.0	2. Disney Vacation Club/Development

3.16. Secured claims not listed as Class 1, 2, 3, or 4 claims are not provided for by this plan. The failure to provide for a secured claim in one of these classes may be cause to terminate the automatic stay.

ELC J-680 (eff. 10-17-65) (Rev. 02/02/2009)

D. Unsecured Claims

3.17. Class 5. Unsecured claims entitled to priority pursuant to section 507 shall be paid in full except as provided in section 3.18.

Class 5 Creditor's Name	Type of Priority	Claim Amount
-NONE-		

- 3.18. If the holder of a priority claim has agreed to accept less than payment in full, or if this plan will not pay a priority claim of the type described in section 1322(a)(4) in full, the identity of the claim holder and the treatment proposed shall be included in the Additional Provisions below. The failure to provide a treatment for a priority claim that complies with sections 1322(a)(2) or 1322(a)(4) is a breach of this plan.
- **3.19.** Class 6. Special unsecured claims. This class includes unsecured claims, such as co-signed unsecured debts, that will be paid in full even though all other unsecured claims may not be paid in full.

Class 6 Creditor's Name	Reason for Special Treatment	Claim Amount
-NONE-		

3.20. Class 7. General unsecured claims. Claims not listed as Class 5 or 6 claims, and that are not secured by property belonging to Debtor, will receive no less than a __0_% dividend pursuant to this plan. Debtor estimates that general unsecured claims, including the under-collateralized portion of secured claims not entitled to priority, total \$_249,525.00_.

Section IV. Executory Contracts And Unexpired Leases

- 4.01. Debtor assumes the executory contracts and unexpired leases listed below. Debtor shall pay directly to the other party to the executory contract or unexpired lease, before and after confirmation, all post-petition payments. Unless a different treatment is required by section 365(b)(1) (which such treatment shall be set out in the Additional Provisions) any pre-petition arrears shall be paid in full either as a Class 1 or a Class 6 Claim.
- **4.02.** Any executory contract or unexpired lease not listed in the table below is rejected. Entry of the confirmation order modifies the automatic stay to allow the nondebtor party to a rejected unexpired lease to obtain possession of leased property.

Name of Other Party to Executory Contract or Unexpired Lease	Pre-petition Arrears	Regular Payment	Will Arrears Be Paid as a Class 1 or 6 Claim?
-NONE-			

Section V. Payment of Claims and Order of Payment

- **5.01.** After confirmation of this plan, funds available for distribution will be paid monthly by Trustee to holders of allowed claims and approved expenses.
- **5.02.** Distribution of plan payment. Each month, the plan payments (see section 2.01 and 2.02) must equal at least the aggregate of: (a) Trustee's fees; (b) any monthly contract installments due on Class 1 claims; (c) \$ 87.37 for administrative expenses described in section 3.06, 3.07, and 3.08, distributed between administrative claimants as specified in section 5.03; and (d) the monthly dividends specified above for Class 1 arrearage claims and Class 2 secured claims. To the extent the plan payments are not needed to pay contract installments on Class 1 claims, approved administrative expenses, Class 1 arrearage claims, or Class 2 secured claims, they shall be distributed on a pro rata basis first to Class 5 priority claims, second to holders of Class 6 unsecured claims, and third to Class 7 unsecured claims.
- **5.03.** Priority of payment among administrative expenses. The portion of the monthly plan payment allocated in section 5.02 for administrative expenses of the types described in section 3.06, 3.07, and 3.08 shall be distributed first on account of the monthly dividend due to a former chapter 7 trustee pursuant to section 3.06, then to holders of administrative expenses described in sections 3.07 and 3.08 on a pro rata basis.
- **5.04.** Distributions on account of a Class 1, 2, 5, 6, or 7 allowed claim will be based upon the claim as demanded in the proof of claim rather than as estimated and characterized by this plan except to the extent the disposition EDC 3-080 (eff. 10-17-05) (Rev. 02/02/2009) Page 4

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O. Unsecured Okims

3.17. Class 5, Unsecured claims entitled to priority pursuant to section 507 shall be paid in full except as crowded in section 3.18.

Claim Amount	Type of Priori	Class 5 Creditor's Name
	 •	-NONE-

- 3.18. If the holder of a priority claim has agreed to accept less than payment in full, or if this plan will not pay a priority claim of the type described in section 1322(a)(4) in full, the identity of the claim holder and met treatment proposed shall be included in the Additional Provisions below. The failure to provide a treatment for a priority claim that complies with sections 1322(a)(2) or 1322(a)(4) is a breach of this plan.
- 3.19. Class 6. Special uncecured claims. This class includes unsecured claims, such as co-signed unsecured debts. that will be paid in full even though all other unsecured claims may not be paid in full.

Claim Amount	Reason for Special Treatment	Class & Creditor's Vanie
nama alka majiya Dinganayi majiya maya maga Sarayiya ngangayaya ay agaad		-NONE-

3.20. Class 7. General unsecured claims. Claims not listed as Class 5 or 3 ciaims, and that are not secured by property belonging to Debtor, will receive no less than a __0_% dividend pursuant to this plan. Debtor estimates that general unsecured claims, including the under-collateralized portion of secured claims not entitled to priority, total \$2.23.60.

Section IV. Executory Contracts And Unexpired Leases

- 4.01. Debtor assumes the executory contracts and unexpired leases listed below. Debtor shall pay directly to the owner party to the executory contract or unexpired lease, before and after confirmation, all post-petition payments. Unless a different treatment is required by section 365(b)(1) (which such treatment shall be set out in the Additional Provisions) any pre-petition arrears shall be paid in full either as a Class 1 or a Class 6 Claim.
 - 4.02. Any executory contract or unexpired lease not listed in the table below is rejected. Entry of the confirmation order modifies the automatic stay to allow the nondebtor party to a rejected unexpired lease to obtain possession of leased property.

Will Arrears Be Paid as	Regular Payment	Arrears	Pre-polition	1	Hante of Other Party to Executory Contract
a Class 1 or 6 Claim?				:	or Unexpired Lease
				1	-RONE-

Section V. Payment of Claims and Order of Payment

- 5.01. After confirmation of this plan, funds available for distribution will be pellumontally by Trustee to helders of allowed claims and approved expenses.
- 5.02. Distribution of plan payment. Each month, the plan payments (see section 2.01 and 2.02) must equal at least this aggregate of (a) Trustee's fees; (b) any monthly contract installments due on Class 1 claims; (c) 5 a7.37 for exhaustrative expanses described in section 3.08, 3.07, and 3.08, distributed between administrative claims as specified in section 5.03; and (d) the monthly dividence specified above for Class 1 arrearage claims and Class 2 secured claims. To the extent the plan payments are not needed to pay contract installments on Class 1 claims, approved administrative expenses. Class 1 arrearage claims, or Class 2 secured claims, they shall be distributed on a pro rata basis first to Class 5 priority claims, second to holders of Class 6 unsecured claims, and third to Class 7 unsecured claims.
 - \$.03. Priority of payment among administrative expenses. The portion of the monthly plan payment aborated in section 5.02 for administrative expenses of the types described in section 3.06 3.07, and 3.08 shall be disminated first on account of the monthly dividend due to a former chapter 7 trustee pursuant to section 3.06, then to holders of administrative expenses described in sections 3.07 and 3.06 on a pro-rate basis.
- **5.04.** Distributions on account of a Class 1, 2, 5, 6, or 7 allowed claim will be based upon the daim as demanded in the proof of claim rather than as estimated and characterized by this plan except to the extent the disposition foculties (eff. 10-17-05) (Rev. 02/02/2009).

of a claim objection, motion to value collateral, or lien avoidance motion requires otherwise.

Section VI. Miscellaneous Provisions

- 6.01. Vesting of property. Any property of the estate scheduled under section 521 shall [choose one] □ revest in Debtor on confirmation or not revest in Debtor until such time as a discharge is granted. In the event the case is converted to a case under Chapter 7, 11, or 12 of the Bankruptcy Code or is dismissed, the property of the estate shall be determined in accordance with applicable law.
- Debtor's duties. In addition to the duties imposed upon Debtor by the Bankruptcy Code and Rules, the Local Bankruptcy Rules, and General Order 05-03, this plan imposes the following additional requirements on Debtor: (a) Transfers of property and new debt. Debtor is prohibited from transferring, encumbering, selling, or otherwise disposing of any personal or real property with a value of \$1,000 or more other than in the regular course of the Debtor's financial or business affairs without first obtaining court authorization. Except as provided in sections 364 and 1304, Debtor shall not incur aggregate new debt exceeding \$1,000 without first obtaining court authorization. If Trustee approves a proposed transfer or new debt, court approval may be obtainable without a hearing. To determine the appropriate procedure, Debtor should consult the General Order. A new consumer debt of less than \$1,000 shall not be paid through this plan absent compliance with sections 1305(c). (b) Insurance. Debtor shall maintain insurance as required by any law or contract and Debtor shall provide evidence of that insurance as required by section 1326(a)(4). (c) Compliance with applicable non-bankruptcy law. Debtor's financial and business affairs shall be conducted in accordance with applicable non-bankruptcy law including the timely filing of tax returns and payment of taxes. (d) Periodic reports. Upon Trustee's request, Debtor shall provide Trustee with a copy of any tax return, W-2 form, and 1099 form filed or received while the case is pending, and furnish Trustee with quarterly financial information regarding Debtor's business or financial affairs. (e) Documents required by Trustee. Debtor shall provide to Trustee not later than the 15 days after the filing of the petition with written notice of the name and address of each person to whom Debtor owes a domestic support obligation together with the name and address of the relevant State child support enforcement agency [see 42 U.S.C. §§464 & 466], a wage order in the form requested by Trustee, and a Class 1 Worksheet and Authorization to Release Information for each Class 1 claim.
- **6.03.** Remedies on default. If Debtor defaults under this plan, or if the plan will not be completed within six months of its stated term, not to exceed 60 months, Trustee or any other party in interest may request appropriate relief by filing a motion and setting it for hearing pursuant to Local Bankruptcy Rule 9014-1. This relief may consist of, without limitation, dismissal of the case, conversion of the case to chapter 7, or relief from the automatic stay to pursue rights against collateral. If, on motion of a creditor, the court terminates the automatic stay to permit a creditor holding a Class 1 or 2 secured claim to proceed against its collateral, unless the court orders otherwise, Trustee shall make no further plan payments on account of such secured claim, any portion of the secured claim not previously satisfied under this plan shall be satisfied as a Class 3 claim, and any deficiency remaining after the disposition of the collateral shall be satisfied as a Class 7 unsecured claim provided a timely proof of claim or amended proof of claim is filed and served on Debtor and Trustee.

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of a claim objection, motion to value collateral, or lien avoidance motion requires otherwise.

Section VI. Miscellaneous Provisions

- 6.03. Vesting of property. Any property of the estate sanduled under section 521 shall *[choose one]* 臣 revest in Debtor on confirmation or 醫 not revest in Debtor until such time as a discharge is granted. In the event the case is converted to a case under Chapter 7, 11, or 12 of the Bankruptcy Code or is dismissed, the property of the estate shall be determined in accordance with applicable law.
- Debtor's duties, in addition to the duties imposed upon Debtor by the Bankruptcy Code and Rules, the Local Bankruptcy Rules, and General Order 05-03, this plan imposes the following additional requirements on Debton (a) Transfers of property and new debt. Deutor is prohibited from transferring, encumbering, selling, or otherwise disposing of any personal or real property with a value of \$1,000 or more other than in the regular course of the Debtor's financial or business affairs without first obtaining court authorization. Except as provided in sections 364 and 1304, Debter shall not incur aggregate new debt exceeding \$1,000 without first obtaining court authorization. If Trustee approves a proposod transfer or new debt, court approval may be obtainable without a hearing. To determine the appropriate procedure, Debter should consult the General Order. A new consumer debt of less than \$1,000 shall not be paid through this plan absent compliance with sections 1305(c). (b) Insurance. Debter shall maintain insurance as required by any law or contract and Debter shall provide evidence of that insurance as required by section 1326(a)(4) (c) Compiliance with applicable non-bankruptcy law. Debtor's financial and business affairs shall be conducted in accordance with sublicable nan-bankruptcy law including the timely filling of tax returns and payment of taxes. (d) Periodic reports. Upon Trustee's request. Debter shall provide Trustee with a copy of any tax return, W-2 form, and 1099 form filed or received while the case is pending, and furnish Trustee with quarterly financial information regarding Debtor's business or financial offeirs (c) Documents required by Trustee. Debtor shall provide to Trustee not later than the 15 days after the filling of the political with written notice of the name and address of each person to whom Debtor owes a domestic support obligation together with the name and address of the relevant State child support enforcement agency [see 42 U.S.C. §§464 & 466], a wage ander in the form requested by Trustoe, and a Class 1 Worksheet and Authorization to Release information for each Class Tusim.
- 8.92. Remodies on default. If Debtor defaults under this plan, or if the plan will not be completed various or months of its stated tarm, not to exceed 60 months. Trustee or any other party in interest may request appropriate relief by months and setting it for hearing pursuant to Local Bankruptcy Rule 90 14-1. This relief may consist of, without immicroon, dismissal of the case, conversion of the case to chapter 7, or relief from the automatic stay to pursue rights against collateral. If, on motion of a creditor, the court terminates the automatic stay to permit a creditor holding a Class 1 or 2 secured claim to proceed against its collateral, unless the court orders otherwise. Trustee shall make no further plan payments on account of such secured claim, any portion of the secured claim not previously satisfied under this plan shall be satisfied as a Class 3 claim, and any deficiency remaining after the disposition of the collateral shall be satisfied as a Class 7 unsecured claim provided a timely proof of claim or amended proof of claim is filed and served on Debtor and

Section VII. Additional Provisions

7.01. Other than to insert text into the designated spaces, to expand the tables to include additional claims, or to change the title to indicate the plan is an amended or modified plan, the preprinted language of this form shall not be altered. This does not mean that Debtor is prohibited from proposing additional or different plan provisions. As long as consistent with the Bankruptcy Code, Debtor may propose additional or different plan provisions or specify that any of the above provisions will not be applicable. Each such provision or deletion shall be set out on a separate page and shall be identified by a section number (7.02, 7.03, etc.).

Payments into plan shall be as follows:

\$100.00 per month for 36 months

7.02 Attorney fees shall be paid in months 1-30, unsecured creditors shall be paid beginning in month 30.

Regarding section 3.11- Class 2 Creditors.

Pursuant to In re Lam, 211 B.R. 36 (9th Cir. B.A.P 1997) and 11 U.S.C §506, Debtors are "Lien Stripping" the collateral (5709 Tall Grass Way, Elk Grove, CA) of GMAC 2nd Deed of Trust (hereinafter referred to as Secured Class 2 Creditor). By "Lien Stripping" the Secured Class 2 Creditor's claim (lien), debtors are hereby treating the Secured Class 2 Creditor's secured claim (lien) as having a value of \$0.00 and treating the remainder of Secured Class 2 Creditor's claim as a general unsecured claim.

Debtors' Chapter 13 Plan hereby REQUIRES Secured Class 2 Creditor to execute a Deed of Reconveyance in favor of the Debtors and/or reconvey proper title to the Debtors releasing any and all further interest Secured Class 2 Creditor may otherwise have in the collateral once the Debtors complete their Chapter 13 Plan. The avoidance of a Secured Class 2 Creditor's secured claim (lien) on the collateral is contingent upon the Debtors' completion of their Chapter 13 Plan.

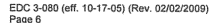
Dated: April 14, 2010

/s/ William Petersen William Petersen

Debtor

/s/ Traci Petersen

Traci Petersen Joint debtor



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Section VII. Additional Provisions

7.01. Other than to insert text into the designated spaces, to expand the tables to include additional claims, or to change the title to indicate the plan is an amended or modified plan, the preprinted language of this form shall not be altered. This does not mean that Debtor is prohibited from proposing additional or different plan provisions. As long as consistent with the Bankruptcy Code, Debtor may propose additional or different plan provisions or specify that any of the above provisions will not be applicable. Each such provision or deletion shall be set out on a separate page and shall be identified by a section number (7.02, 7.03, etc.).

Payments into plan shall be as follows: \$100.00 per month for 36 months

7.32 Atomey fees shall be paid in months 1-55, unsequed creditors shall be paid beginning in month 30.

Regarding section 3.11- Class 2 Creditors.

Dated: April 14, 2010

Pulsuant to In release, 214 B.R. 36 (9th Cir. B.A.F 1997) and 11 U.S.C \$506, Debtors are "Lien Stripping" the cultateral (5708 134 Grass Very, Elk Grove, CA) of GMAC 2nd Dead of Trust (hereinafter referred to as Secured Class 2 Creditor). By "Lien Scripping" the Secured Class 2 Creditor's slaim (lien), debtors are hereby treating the Secured Class 2 Creditor's secured claim (lien), debtors are hereby treating the Secured Class 2 Creditor's claim as a general unsecured class.

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	ist William Peterson -
and the state of t	William Petersen
	Debtor
	/s/ Traci Petersen
удар () Анадандын (кілін тэмійнуудараалын факільнің дайы) - кыланы алалды факільна дайы — белекелейкен кілінде -	Traci Pelersen
•	Joint debtor

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ATTACHMENT M-3 Optional - Discard if not used MOTIONS TO VALUE COLLATERAL (Pursuant to subsections (a) and (d) of 11 U.S.C. § 506 and Federal Rule of Bankruptcy Procedure 3012)

(A separate motion must be filed as to each creditor)

NUMBER OF MOTIONS TO VALUE COLLATERAL IN THIS PLAN 1

DOCKET CONTROL NUMBER ASSIGNED TO THIS MOTION TO VALUE COLLATERAL:

NOTICE IS HEREBY GIVEN that Debtor requests the court to value the property described below. This property secures the claim of the creditor named below. Debtor also requests that the amount of the creditor's secured claim not exceed the value of its security, less the claims of creditors holding senior liens or security interests. This determination will supercede any greater secured claim demanded in a proof of claim. Any objections to the creditor's claim are reserved and will be filed after the creditor has filed a proof of claim. In the opinion of the debtor, the collateral has the replacement value indicated below.

Name of the creditor whose collateral is being valued by this motion:

Home Comings Financial

Total amount of this creditor's claim:

\$ 83,328.00

Description of collateral [For vehicles include the mileage on the date of the petition and a list of optional equipment. For real property, state the street address and a brief description of it such as "single family residence" or "ten-acre undeveloped lot":

Residence: 2 story, 4 bedroom, three full bath, with swimming pool. 2900 Square Feet.

Location: 5709 Tall Grass Way

Elk Grove, CA 95758

The amount owed to and the name of all creditors holding liens or security interests senior to the lien or security interest of the above-named creditor:

Chase Manhattan Mortga - \$315,626.00 Debtor's opinion of the collateral's "replacement value" [as defined and limited by section 506(a)(2)]:

\$ 275,000.00

Other information relevant to the resolution of this motion:

I (we) declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: April 14, 2010

/s/ William Petersen

William Petersen

Debtor

/s/ Traci Petersen

Traci Petersen Joint Debtor

EDC 3-080, Attachment M-3 (Rev. 02/02/2009)

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ATTACHMENT M-3 Optional - Discard if not used MOTIONS TO VALUE COLLATERAL (Pursuant to subsections (a) and (d) of 11 U.S.C. § 503 and Federal Rule of Bankruptcy Procedure 3012)

(A separate motion must be filed as to each creditor)

NUMBER OF MOTIONS TO VALUE COLLATERAL IN THIS PLAN 1

DOCKET CONTROL NUMBER ASSIGNED TO THIS MOTION TO VALUE COLLATERAL:

and the control of the statement of the control of

the amount of the creditor's secured claim not liens or security interests. This determination Any objections to the creditor's claim are reserved.	NOTICE IS HEREBY GIVEN that Debtor requests the court to vail secures the claim of the creditor named below. Debtor also requests that exceed the value of its security, less the claims of creditors holding senior will supercede any greater secured claim demanded in a proof of claim. And will be filed after the creditor has filed a proof of claim. In the opinion value indicated below.
on:	Name of the creditor whose collateral is being valued by this motion
	Home Comings Financial
\$ 63,328.00	Total amount of this creditor's claim:
description of it such as "single family	Description of collecteral (For vehicles include the mileage on the capulpment. For real property, state the street address and a biner insidence" or "len-acre undeveloped lot"]: Residence: 2 story, 4 bedroent, three full bath, with swimm Location: 5709 Tall Grass Way Elk Grovs, CA 95758
security interests senior to the hen or security \$ 275,000.50	The amount owed to and the name of all creditors holding liens of interest of the above-harned creditor: Chase Manhattan Mortga > \$315,626.00 Debtor's opinion of the collateral's "replacement value" [as defined and limited by section \$06(a)(2)]:
20 - 3	Other information relevant to the resolution of this motion:
omia that the foregoing is true and correct	(we) declare under penalty of perjury under the laws of the State of Califo
lem Petersen	
n Pasetson	Willian Denieu

Isi Traci Petersen Traci Petersen Joint Debtor

RDC 3-080, Attachment M-5 (Rev. 02/02/2009)